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UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA

9 DAIANA AZPILCUETA, individually and on  
10 behalf of CAL-NEVA TRANSPORT &  
TOW, INC., a Nevada corporation,

11 Plaintiffs,  
12 v.

13 THE STATE OF NEVADA, ex. rel.  
TRANSPORTATION AUTHORITY, a  
14 division of the Department of Business and  
Industry; DEPARTMENT OF PUBLIC  
SAFETY; OFFICE OF THE ATTORNEY  
15 GENERAL; and CITY OF CARSON CITY,  
a municipality of the State of Nevada;  
STEVEN SCHUETTE, in both his  
16 professional and individual capacity; STEVE  
ALBERTSEN, in both his professional and  
individual capacity; CHARLES TOLOTTI, in  
both his professional and individual capacity;  
DEAN BUELL, in both his professional and  
17 individual capacity; JOHN MCGLAMERY,  
in both his professional and individual  
capacity; WILLIAM PROWSE, in both his  
professional and individual capacity; KEVIN  
18 MCCOY, in both his professional and  
individual capacity; PROGRESSIVE  
CASUALTY INSURANCE COMPANY, a  
foreign corporation doing business in the State  
of Nevada; GALE LUNDEEN, an individual;  
MARCOS BRITO, an individual; and DOE  
24 DEFENDANTS 1-50,

25 Defendants.

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CASE NO.: 3:09-cv-593-LRH-VPC

STIPULATION TO EXTEND TIME TO  
FILE OPPOSITION TO MOTION TO  
DISMISS; and ORDER

1 COME NOW Plaintiffs, DAIANA AZPILCUETA and CAL-NEVA TRANSPORT &  
2 TOW, INC. ("Plaintiffs"), by and through their counsel of record, Michael L. Matuska and Tianna  
3 R. Clore, Brooke · Shaw · Zumpft, and Defendants STATE OF NEVADA, ex. Rel.  
4 TRANSPORTATION AUTHORITY, DEPARTMENT OF PUBLIC SAFETY, OFFICE OF THE  
5 ATTORNEY GENERAL, CHARLES TOLOTTI, DEAN BUELL, JOHN MCGLAMERY and  
6 WILLIAM PROWSE ("Defendants"), by and through their counsel of record, Catherine Cortez  
7 Masto and Binu G. Palal, of the Nevada Attorney General's Office, and hereby jointly stipulate to  
8 extend Plaintiff's deadline to file their Opposition to Defendant's Motion to Dismiss to 4  
9 December 2009.

10 Dated this 25<sup>th</sup> day of November 2009.

11 Submitted By:

13 BROOKE · SHAW · ZUMPFT

14 Tianna R. Clore  
15 MICHAEL L. MATUSKA, SBN 5711  
16 TIANNA R. CLORE, SBN 10782  
17 1590 Fourth Street, Suite 100  
18 Minden, Nevada 89423  
Attorneys for Plaintiff,  
Daiana Azpilcueta and Cal-Neva Transport & Tow

19 Dated this 25<sup>th</sup> day of November 2009.

21 NEVADA ATTORNEY GENERAL'S OFFICE

22 Ruth Miller #8010 for  
23 BINU G. PALAL, SBN 10178  
24 555 East Washington Avenue, #3900  
25 Las Vegas, Nevada 89101  
26 Attorneys for Defendants,  
27 State of Nevada, ex rel. its Transportation Authority;  
Department of Public Safety; Office of the Attorney  
General; Charles Tolotti; Dean Buell; John McGlamery;  
and William Prowse

1 IT IS SO ORDERED.  
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Dated: December 4, 2009.



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3 LARRY R. HICKS  
4 UNITED STATES DISTRICT JUDGE